

MEMO ENDORSED



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April 27, 2020

The parties are granted an extension of time to submit their Case Discovery Plan until July 1, 2020. Clerk of the Court requested to terminate the motion (doc. 12).

Via ECF

The Honorable Nelson S. Román  
United States District Court  
Southern District of New York  
300 Quarropas Street  
White Plains, New York 10601

Dated: April 28, 2020

SO ORDERED.

*Nelson S. Román*  
Nelson S. Román, U.S.D.J.

Re: Paul J. Scariano, Inc. v. International Fidelity Insurance Company  
Docket No.: 20-cv-1144 (NSR) (LMS)

Dear Judge Román:

We represent International Fidelity Insurance Company ("International"), the defendant in this action.

The parties believe that today is the deadline for submission of our proposed joint discovery plan. International (a surety) has decided, however, to implead its bond's principal, Lane-Valente Industries, Inc. We expect to have the Third-Party Complaint filed later this week.

We thus are requesting that the Court extend the time for submission of the joint discovery plan until Lane-Valente appears and can participate in preparing the proposed plan. Plaintiff does not have an objection to proceeding in this fashion.

Thank you for your continued consideration.

Respectfully,

/s Adam P. Friedman

cc: Benjamin D. Pergament, Esq.  
(via ECF)

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